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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/666,728	09/19/2003	Jennifer Amys	1640.001US1	6050
21186 7590 09/14/2010 SCHWEGMAN, LUNDBERG & WOESSNER, P.A. P.O. BOX 2938			EXAMINER	
			ADAMS, CHARLES D	
MINNEAPOLIS, MN 55402		ART UNIT	PAPER NUMBER	
			2164	
			NOTIFICATION DATE	DELIVERY MODE
			09/14/2010	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

uspto@slwip.com request@slwip.com

	Application No.	Applicant(s)			
	10/666,728	AMYS ET AL.			
Office Action Summary	Examiner	Art Unit			
	CHARLES D. ADAMS	2164			
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the o	correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tir will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).			
Status					
Responsive to communication(s) filed on 23 3 This action is FINAL . 2b)⊠ This 3)□ Since this application is in condition for allowed closed in accordance with the practice under	s action is non-final. ance except for formal matters, pro				
Disposition of Claims					
4) Claim(s) 1 and 3 is/are pending in the applica 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1 and 3 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o	awn from consideration.				
9) The specification is objected to by the Examina 10) The drawing(s) filed on is/are: a) accomposed as a composition and accomposition and accomposition for the second area as a composition and accomposition and accomposition are accomposition as a composition and accomposition are accomposed as a composition and accomposition are accomposed as a composition accomposition are accomposed as a composition accomposition are accomposed as a composition accomposition accomposition accomposition are accomposition accom	cepted or b) objected to by the drawing(s) be held in abeyance. Section is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) ☑ Notice of References Cited (PTO-892)	4) 🔲 Interview Summary				
Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail D 5) Notice of Informal F 6) Other:				

DETAILED ACTION

Remarks

1. In response to communications filed on 23 July 2010, claims 1 and 3 are amended. Claims 1 and 3 are pending in the application.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35
 U.S.C. 102 that form the basis for the rejections under this section made in this
 Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- 3. Claims 1 and 3 are rejected under 35 U.S.C. 102(a) as being anticipated by Gibson (WO 02/05230).

As to claim 1, Gibson teaches a method comprising:

receiving, from two or more different software systems, copies of electronic data relating to a transaction involving documentation communicated in an electronic form (see Abstract and 11:19-12:23. Copies of merchant orders are sent to a transaction processing system), wherein:

the received electronic data relating to the transaction is produced by the two or more different software systems from which the electronic data is received (see Abstract and 11:19-12:23. There may be multiple merchant sites); and

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the copies of the electronic data received in a system performing the method which is not one of the systems from which the data is received and is received only for the purpose of maintaining a central archive repository of ecommerce activity documentation of e-commerce activity (see Abstract and 11:19-12:23. The transaction processing system does not itself produce merchant orders);

processing copies of the electronic data to identify electronic documentation items and at least one key value associated with an electronic documentation item received from one of the at least two different software systems, wherein the at least one key value includes a key value that identifies the transaction in the software system the electronic documentation item is received from (see Abstract and 11:19-12:23. The transaction reference number contains data uniquely identifying the merchant site and a unique order number in the merchant's system);

using the at least one key value to look up a unique transaction identifier associated with the transaction on a system performing the method, wherein the transaction includes one unique transaction identifier and two or more associated key values, wherein each key value is a key value used to identify the transaction within one of the two or more different software systems from which the electronic data relating to the transaction was received (see 11:19-13:3. The transaction processing system looks up a transaction record reference, which is "sequentially unrelated to the TRN and uniquely identifies the order within the transaction processing system." The transaction itself has one unique transaction

identifier TRN, along with other key values used to identify the transaction in the merchant system, such as the URL, the value of the order, transaction details, name of customer and account address, a customer e-mail address, and a delivery address for the goods.);

indexing the documentation items according to the at least one key value and transaction identifier (see 11:19-13:3. The transaction is indexed in the transaction processing system);

archiving the documentation items in a data storage system or device, the archiving including storing the documentation items on the data storage system or device (see 11:19-13:3);

logging one or more of a date and time associated with at least some of the documentation items (see 5:13-23 and 12:33-13:3. The system determines how much time a user has to confirm a transaction. A time must be stored to calculate this), and

wherein all documentation items relating to a transaction are retrievable using one of the key values of the two or more different software systems from which the electronic data relating to the transaction was received (see 12:33-13:17. The transactions are retrievable using the TRN).

As to claim 3, Gibson teaches a system comprising:

operatively couple the computer via a first interface with a first external system producing first electronic data relating to a transaction involving documentation communicated in an electronic form, wherein the first electronic

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data includes at least a first key value, the first key value identifying the transaction within the first external system, wherein the first electronic data is a copy of the first electronic data and is received for purposes of maintaining an archive of transaction data (see 11:19-12:23);

operative couple the computer via a second interface with a second external system producing second electronic data relating to the transaction, wherein the second electronic data includes at least a second key value, the second key value identifying the transaction within the second external system, wherein the second electronic data is a copy of the second electronic data and is received for purposes of maintaining an archive of transaction data (see Abstract and 11:19-12:23); and

process copies of the first and second electronic data to identify electronic documentation items and at least one key value associated with an electronic documentation item (see 11:19-12:23);

use the key value to look up a unique transaction identifier associated with the transaction (see 11:19-12:23 and 12:24-12:32);

index the documentation items according to key value and unique transaction identifier (see 11:19-12:23 and 12:24-12:32);

archive the documentation items (see 11:19-12:23); and

log one or more of a date and time associated with at least some of the documentation items (see 5:13-23 and 12:33-13:3).

Response to Arguments

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4. Applicant's arguments with respect to the claims have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to CHARLES D. ADAMS whose telephone number is (571)272-3938. The examiner can normally be reached on 8:30 AM - 5:00 PM, M - F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Charles Rones can be reached on (571) 272-4085. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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/C. D. A./ Examiner, Art Unit 2164

/Charles Rones/ Supervisory Patent Examiner, Art Unit 2164